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FIRST NAMED APPLICANT ATTORNEY DOCKET NO.

EXAMINER M.L. Pudgett PAPER NUMBER (1/29/04) 1767

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TVIM	NED BUTCHUREN AND	DATE MAILED:	
	NER INTERVIEW SUMMARY	Y RECORD	
All participants (applicant, applicant's representative, PT)	O personnel):		
11 Marianne L. Padgett	(4)		
-1 if $Q_i \circ i' I$	(3)		· · · · · · · · · · · · · · · · · · ·
12) Elisabeth Kichter	(4)		
Date of interview 128 P 29 04	·		
Type: Telephonic Personal (copy is given to	☐ applicant ☐ applicant's repres	sentative).	
Exhibit shown or demonstration conducted:	No. If was brief description.	·	
	4 140. 11 yes, bilei description:		
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	·		<u> </u>
Agreement M was reached with respect to some or all of	the claims in question.	not reached.	
Claims discussed: 16 and 28		,	
1/1			
Identification of prior art discussed:			
		Jacky	
Description of the general nature of what was agreed to if a	an agreement was reached or any or	1/28/04 Ne Pro	I to a to Post
		Comments: 745. 1161	1 per nois Me
allowable subject matter had	been inducated	tar clum 28 1	product) die
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August of some white	No in mangente	an process cear	16 Would
make The process claims a	flowable - 1/2	9/04 - Un PUPA	I La alaxus trad
reason from (W. Euri - 1	and Il A a a	1.10	The converse
	illed This should me	he The Haces I all	owarle, piroling
	endments, if available, which the ex		claims allowable must be
	The same of the cianna anotable is	available, a summary thereof mus	t be attached.)
Inless the paragraphs below have been checked to indicat NOT WAIVED AND MUST INCLUDE THE SUBSTANCE ast Office action has already been filed, then applicant is of	e to the contrary, A FORMAL WE	RITTEN RESPONSE TO THE L	AST OFFICE ACTION IS
ast Office action has already been filed, then applicant is gi	ven one month from this interview	date to provide a statement of the	form). If a response to the substance of the interview.
🗷 It is not necessary for applicant to provide a separate			
		_	
Since the examiner's interview summary above (incl requirements that may be present in the last Office	luding any attachments) reflects a c	complete response to each of the	objections; rejections and
requirements that may be present in the last Office response requirements of the last Office action.	and since the claims are now	v allowable, this completed form	is considered to fulfill the
	. /	Marion Sh	
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